This listing of claims will replace all prior versions and listing of claims in the above-identified

application.

**Listing of Claims:** 

1. (Currently Amended) In a method for settling disputes, the steps of:

a first party to a dispute between the first party and a second party communicating to a

third party details as to a settlement of a dispute to be funded by a disbursal of funds;

the third party assigning a unique identifying designator to the settlement details;

making the settlement details available for electronic access from the third party by the

second party by use of the designator and communicating the designator to the second party;

the second party using the designator to electronically access the settlement-terms

<u>details;</u>

the second party electronically transmitting either a settlement terms details acceptance

communication or a settlement terms details rejection communication to the third party; and

the third party, after receiving the acceptance communication or the rejection

communication, either causing the settlement to be funded by commencing an electronic funds

transfer from a designated source if the communication is an acceptance communication and

notifying the parties of the acceptance and funds disbursal commencement, or, if the

communication is a rejection communication, notifying the first party of the receipt of the

rejection.

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2. (Original) The method of claim 1, and including the step of the third party,

subsequent to receipt of an acceptance communication, transferring selected information as to

the dispute and its settlement details to a database adapted to accumulate selected information as

to disputes and their settlement details.

3. (Original) The method of claim 2, and in which the database is maintained by the

third party, and including the step of the third party making the accumulated selected details

contained in the database available for access on a selective basis.

4. (Original) The method of claim 3, and in which the selective basis includes the step

of the third party causing a report of selected ones of the settlement details accumulated in the

database to be generated and transmitted to a fourth party, in response to a request from said

fourth party for a report containing settlement details relating to disputes having facts

comparable to facts supplied by said fourth party in requesting the report.

5. (Original) The method of claim 4, and in which the fourth party is the same as either

the first party or the second party.

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6. (Currently Amended) In a method for resolving a dispute between a first party and a

second party through the use of a computer system, and in which the first party has prepared a

proposed settlement and transmitted the proposed settlement to the system, the steps of:

a. providing, to the first party, a link for a network site and a unique designator for

accessing the system, for the first party to provide to providing the second party with a link for a

network site to be used for access to the system and a unique designator for accessing the

system;

b. receiving the unique designator from the second party the second party accessing the

system-via the network site using the link;

c. receiving, from the second party, supplying identifying information required by the

system-for allowing further access to the system;

d. the system-verifying, at the system, the identifying information and, if correct valid,

permitting further access to the system by the second party, or, if incorrect invalid, denying

further access to the system to the second party until correct identifying information is supplied;

and

e. if further access is permitted,

i. the system-providing the second party with means to access to the terms of a the

proposed settlement and the options of accepting or not accepting the terms and requiring the

second party to agree to supply settlement related data to the system if the settlement terms are

accepted;

ii. the system terminating the second party's access to the system if the second party does

not agree to accept the settlement terms and supply the settlement related data;

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iii. if the second party agrees to accepts the settlement terms and supply the settlement

related data, the system supplying the second party with a link for the second party to

electronically sign the settlement terms;

iv. receiving, from the second party, an electronic signature of electronically signing the

settlement terms and receiving providing the system with settlement funds transfer information

requested by at the system;

v. the system-sending a confirmation number for the transaction to the second party and

initiating the electronic transfer of the settlement funds; and

vi. the system-sending an electronic message to at least one of the first party or the

second party parties that the funds transfer has been initiated.

7. (Original) The method of claim 6, and including the step of the system, subsequent

to receipt of an acceptance communication, transferring selected information as to the dispute

and its settlement terms to a database adapted to accumulate selected information as to disputes

and their settlement terms.

8. (Original) The method of claim 7, and including the step of the system making the

accumulated selected terms contained in the database available for access by parties,

irrespective of whether such party has participated in settlements as to which selected

information has been accumulated in the database, on a selective basis.

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9. (Original) The method of claim 8, and in which the selective basis includes the steps

of a party requesting the system to provide a report containing settlement information relating to

disputes having facts comparable to facts supplied by said party in requesting said report; and

the system causing a report of selected ones of the settlement information accumulated in the

database and having facts comparable to facts supplied by said party in requesting the report to

be generated and transmitted to said party in response to said request.

10. (Currently Amended) A system for assisting in evaluating a claim by a first party

against a second party, the system comprising:

a. a database, said database including accumulating the selected details of claim

settlements, in a database wherein said selected details of claim settlements include details

associated with a plurality of claim settlements previously processed by the system;

b. permitting access to the database through a computerized program to a database

subscriber to request an evaluation of the claim a first user interface configured to provide

access to the database to a database subscriber based in part on receipt at the interface of a

password provided to the database subscriber;

c. requiring the database subscriber to supply a plurality of specific details as to the

claim to the program a second user interface configured to receive a plurality of specific details

associated with the claim from the database subscriber; and

d. generating a search report by the program of settlements contained in the database

involving selected details comparable to the specific details supplied by the subscriber a search

report generation module configured to generate a search report based on said plurality of

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details, wherein said search report is generated based at least in part on comparing said plurality

of specific details with said selected details of claim settlements and providing information

associated with one or more claim settlements having comparable details to one or more of the

plurality of details provided by the database subscriber; and

e. transmitting the search report to the database subscriber for use by the first party in

evaluating the claim.

e. a transmission module configured to facilitate transmission of the search report to the

database subscriber.

11. (Currently Amended) A method for attempting to resolve facilitating resolution of a

claim by a first party against a second party, comprising the steps of:

a. providing a database configured for storage of selected details of claim settlements in

which selected details of claim settlements are to be accumulated and which may be accessed by

database subscribers;

b. accumulating said selected details of claim settlements in the database, wherein said

selected details of claim settlements include details associated with a plurality of claim

settlements previously processed by a claims settlement system coupled with the database;

c. permitting providing access to the database to a database subscriber through a

computerized program to a database subscriber-first interface configured to receive a password

from the database subscriber to request an evaluation of the claim;

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d. requiring the database subscriber to supply receiving a plurality of specific details as

to associated with the claim to the program in order to obtain the claim evaluation at a second

interface;

e. generating a search report in response to said received plurality of specific details

associated with the claimbased on said plurality of specific details by the program of settlements

contained in the database involving selected details comparable to certain of the specific details

supplied by the subscriber, wherein the search report is generated at least in part by comparing

said plurality of specific details with said selected details of claim settlements and providing

information associated with one or more claim settlements having comparable details to one or

more of the plurality of specific details provided by the database subscriber; and

f. transmitting the search report to the database subscriber. for use by the first party in

preparing a proposed settlement of the claim

g. preparing a proposed settlement by the first party of the claim utilizing the search

report; and

h. transmitting the proposed settlement to the second party.

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12. (Currently Amended) The method of claim 11, and in which the step of transmitting

the settlement proposal to the second party comprises the first party transmitting the settlement

proposal to an independent third party, and the third party transmitting the settlement proposal

to the second party

further comprising:

g. receiving, from the first party, proposed settlement terms, said proposed settlement

terms based at least in part on information provided in said search report; and

h. transmitting the proposed settlement terms to the second party.

13. (Currently Amended) A method according to claim 12, and in which the database is

maintained by the a third party.

14. (Currently Amended) In a method for resolving a dispute between a first party and

a second party through the use of a computer system, and in which the first party has prepared a

proposed settlement which requires a transfer of settlement funds and transmitted the proposed

settlement to the system, the steps of:

a. providing the second party with a link for a network site of the system and a unique

designator for accessing the system through the site by using the link;

b. receiving, from the second party, identifying information to access the proposed

settlement on the system the second party accessing the system via the network site using the

link;

e. the second party supplying identifying information required by the system to the

system to attempt to access the proposed settlement;

d. c. the system verifying the identifying information and, if correct, permitting further

access to the proposed settlement by the second party, or, if incorrect, denying further access to

the proposed settlement to the second party until correct identifying information is supplied and

verified; and

e. d. responsive to said verifying, upon correct identifying information being supplied

and verified, the system requiring requesting the second party to supply settlement related data

to the system in order to continue further access to the proposed settlement;

e. receiving said settlement related data;

f. providing to the second party, responsive to receipt of said settlement related data, an

interface to facilitate i. upon the settlement related data being supplied, the system providing the

second party with means to access to terms of the proposed settlement and the options of

accepting or not accepting the settlement terms;;, and

g. receiving, from the second party, an acceptance or rejection of the settlement terms;

<u>h.</u> terminating the second party access to the proposed settlement if the <u>settlement</u> terms

are not accepted;

ii. i. upon second party accepting the settlement terms, the system providing, if the

second party accepts the settlement terms, a link for the second party to electronically sign the

settlement terms and terminating access to the settlement terms if the second party does not

electronically sign the settlement terms using the link;

iii. j. requesting from the second party, upon receipt of the electronic signature, upon the

terms being electronically signed, the system requiring the second party to provide the system

with information to facilitate electronic transfer of settlement funds if such information has not

already been provided requested by the system in order to transfer the settlement funds if not

already provided; and

iv. k. the system initiating the electronic transfer of the settlement funds and sending an

electronic message to at least one of the parties that the funds transfer has been initiated.

15. (Original) A method for the disposition of claims asserted between first parties and

second parties comprising the steps of:

a. an independent third party accumulating selected details of claim settlements in a

database;

b. the independent party permitting selective access to a database subscriber to request

an evaluation of a claim;

c. the independent party requiring the database subscriber to supply a plurality of

specific details as to the claim to be evaluated in order to obtain the claim evaluation;

d. the database subscriber supplying the plurality of specific details as to the claim to be

evaluated;

e. the independent party causing the database to be searched for settlements contained in

the database having details generally comparable to the plurality of specific details;

f. the independent party causing the generation of a search report of the settlements

contained in the database having details generally comparable to at least some of the plurality of

specific details supplied by the database subscriber;

h. the independent party causing the transmission of the search report to the database

subscriber for use by the first party;

i. the first party preparing a proposed settlement which is based, at least in part, on the

search report and which involves the transfer of settlement funds;

j. the first party transmitting the proposed settlement to the independent party; j.

assigning a unique designator to the settlement proposal;

k. providing a second party with a link for a network site maintained by the independent

party and the unique designator for accessing the proposed settlement through the site by using

the link;

1. the second party accessing the network site by using the link;

m. the second party supplying identifying information required by the independent party

to access the proposed settlement;

n. the independent party verifying the identifying information and, if correct, permitting

further access to the proposed settlement by the second party, or, if incorrect, denying further

access to the proposed settlement to the second party until correct identifying information is

supplied and verified;

o. upon correct identifying information being supplied and verified, the independent

party requiring the second party to supply settlement related data in order to continue further

access to the proposed settlement;

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i. upon the settlement related data being supplied, the independent party providing the

second party with means to access terms of the proposed settlement and the options of accepting

or not accepting the settlement terms, and terminating the second party access to the proposed

settlement if the terms are not accepted;

ii. upon second party accepting the settlement terms, the independent party providing a

link for the second party to electronically sign the settlement terms and terminating access to the

settlement terms if the second party does not electronically sign the settlement terms using the

link;

iii. upon the terms being electronically signed, the independent party requiring the

second party to provide information required in order to transfer the settlement funds if not

already provided; and

iv. the independent party initiating the electronic transfer of the settlement funds and

sending an electronic message to at least one of the first and second parties that the funds

transfer has been initiated; and

p. the independent party transmitting selected details of the settlement terms to the

database for use selectively in generating search reports subsequently.

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16. (Currently Amended) A method for assisting in evaluating a claim asserted by a

claimant with respect to an insurance policy issued by an insurer comprising the steps of:

a. an independent party accumulating selected details of a plurality of insurance claim

settlements in a database;

b. the independent party permitting providing selective access over a secure network to a

database subscriber to request an evaluation of the claim;

c. the independent party requiring requesting the database subscriber to supply a

plurality of specific details as to the claim to be evaluated in order to obtain the claim

evaluation;

d. receiving, from the database subscriber, supplying the plurality of specific details as

to the claim to be evaluated;

e. the independent party causing searching the database to be searched for insurance

claim settlements contained in the database having details generally comparable to one or more

of the plurality of specific details;

f. the independent party causing the generation of generating a search report including

any of the settlements contained in the database having details generally comparable to the

plurality of specific details supplied by the subscriber; and

h g. the independent party causing the transmission facilitating transmission of the

search report to the database subscriber over the secure network.

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17. (Currently Amended) A method for settling a claims asserted by claimant/counsel

with respect to an insurance policy issued by an insurance carrier, comprising the steps of:

a. the carrier authorizing a claims representative 112 to investigate settlement of the

<del>claim;</del>

b-a. providing access for an insurance claims representative to the claims representative

accessing a computerized system 114 that which is configured to ean access a proprietary

database 117-containing a compilation of details of prior settlements of insurance claims,

wherein said computerized system and is configured to compare capable of comparing details

of the claim against details of prior claim settlements stored in the database in order to generate

a search report as to containing information regarding comparable claim settlements;

e. b. receiving, from the insurance claims representative, the claims representative 112

submitting claim details, to the system 114 and requesting generation generating, based on said

claim details, of a comparables report the search report, from the prior settlements of insurance

claims information;

d. c. the database 117 generating the comparables report and transmitting it the search

report to the claims representative 112;

e. the claims representative 112 formulating a proposed settlement based, at least in part,

on the comparables report;

f. d. receiving, from the claims representative, 112 transmitting the settlement proposal

to the system 114, together with identity identifying information as to regarding the a

claimant/counsel 115-for use by the system 114 in to authorizing authorize access by the

claimant/counsel 115 to the settlement proposal;

g. e. the system 114 generating a unique designator for the proposed settlement by which

the to facilitate claimant/counsel 115 can access to the proposed settlement by a link to the

system 114;

h. f. providing the unique designator and the a system-link is provided to the

claimant/counsel 115 to allow access to the system;

i. g. the claimant/counsel 115 accessing the system 114 by using the link provided by the

claims representative 112 and providing the unique designator and information to confirm the

identity information supplied by the claims representative 112 before the system 114 permits

access to the settlement proposal by use of the unique designator receiving identify information

from the claimant counsel throught the provided link, said identify information including the

unique designator;

i. h. the system 114-verifying the identity information supplied by the claimant/counsel

115 and, responsive to said verification, permitting access to the settlement proposal by the

claimant/counsel 115 by use of the unique designator;

k. i. after access is permitted, the system 114 requiring requesting claimant/counsel 115

to supply specified settlement related data pertaining to the claim being settled to the system

database 117;

1. j. receiving, from the claimant/counsel, 115 supplying the specified settlement related

data;

m. k. the system 114 verifying that the claimant/counsel 115 has provided the specified

settlement related data;

n. l. the system 114 providing claimant/counsel 115-with means an interface to access the proposed settlement and the options of accepting or not accepting the proposed settlement;

m. receiving, from the claimant/counsel, an acceptance or a rejection;

o. the claimant/counsel 115 accepting the terms of the proposed settlement;

p. n. responsive to acceptance by the claimant/counsel, the system 114 providing claimant/counsel 115-with a link to electronically sign the proposed settlement;

q. o. receiving an electronic signature from claimant/counsel the claimant/counsel 115 electronically signing the proposed settlement and providing the system 114 with information required to transfer the settlement funds;

p. receiving information to facilitate transfer of settlement funds;

r. q. the system 114 providing a confirmation number for the transaction to claimant/counsel 115;

s. r. the system 114 initiating the electronic transfer of the settlement funds from an account designated by the carrier or the claims representative 112 to an account designated by the claimant/counsel 115.

t. s. the system 114 receiving notification from the source of the settlement funds when the funds transfer has been initiated;

u. t. the system 114 sending an electronic message to one or both of the claims representative 112 and claimant/counsel 115 that the funds transfer has been initiated;

v. u. the system 114 editing the specified settlement data to remove any information identifying the participants in the settlement;

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w. v. the system 114 sending the edited specified settlement data to the database 117

and;

w. deactivating the unique designator; and

x. adding the edited specified settlement data is added to the details of prior settlements

of insurance claims compilation of the database 117 so as to be subsequently accessible by

database subscribers in subsequent transactions 118 on a selective basis for claim evaluation and

settlement proposal formulation purposes.

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18. (New) A method for computer facilitated dispute settlement between a first party

and a second party comprising:

receiving, from the first party, proposed settlement details, said proposed settlement

details including information regarding dispersal of settlement funds;

assigning a unique identifying designator to the proposed settlement details;

providing electronic access to the proposed settlement details to the second party;

receiving from the second party, in response to the provided electronic access to the

proposed settlement details, a response communication, wherein said response communication

is an acceptance communication or a rejection communication; and

responsive to said response communication:

providing an electronic funds transfer if the response is an acceptance communication;

or

notifying the first party of rejection of the proposed settlement details if the response is a

rejection communication.

19. (New) The method of claim 18 wherein the funding source is designated by the first

party.

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20. (New) A method for facilitating settlement of an insurance claim between an

insured party and a claimant in conjunction with a computer system, comprising:

a. providing an interface for access for an insurance claims representative, associated

with an insurance carrier of an insurance policy covering the claim, to the computer system to

provide claim information;

b. receiving, from the insurance claims representative, a set of details regarding the

claim;

c. accessing, from the computer system, responsive to said set of details regarding the

claim, an information storage system associated with the insurance carrier to retrieve a set of

proposed settlement terms stored on said information storage system;

d. receiving the proposed settlement terms at the computer system;

e. assigning a unique designator to the set of proposed settlement terms; and

f. communicating the unique designator to the claimant to facilitate claimant access to

the proposed settlement terms.

21. (New) The method of claim 20 further comprising:

providing, responsive to receipt of the unique designator from the claimant, the proposed

settlement details to the claimant;

receiving from the claimant, at the computer system, an acceptance or a rejection of the

proposed settlement details; and

initiating, in response to an acceptance of the proposed settlement by the claimant, a

transfer of funds to the claimant.

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22. (New) The method of claim 20 wherein said communicating the unique designator

to the claimant comprises communicating the unique designator to the claims representative to

facilitate transmission of the unique designator from the claims representative to the claimant.

23. (New) The method of claim 21 further comprising:

transferring, in response to an acceptance of the proposed settlement, at least a portion of

the set of claim details and the proposed settlement terms to a database, said database

configured to store ones of a plurality of sets of data related to claims previously settled in

conjunction with the computer system.